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15	Attorneys for Federal Defendant		
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	SAN FRANCISCO DIVISION		
19			
20			
21	GLOBAL HAWK INSURANCE COMPANY (RRG),	CASE NO. CV 13-4864 JCS	
22	Plaintiff,	STIPULATION TO TRANSFER VENUE TO THE UNITED STATES DISTRICT COURT FOR THE	
23	V.	CENTRAL DISTRICT OF CALIFORNIA	
24	TRANS AMERICA,LLC; RICKEY ALAN SHEPHARD; UNITED STATES DEPARTMENT OF		
25	THE INTERIOR, BUREAU OF LAND MANAGEMENT; AND DOES 1 THROUGH 10,		
26	INCLUSIVE,		
27	Defendant.		
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DOMINIC G. FLAMIANO ATTORNEY AT LAW LIVERMORE, CA

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1	The parties, by and through their attorneys of record, stipulate to transfer of venue of this	
2	matter to the United States District Court for the Central District of California under 28	
3	U.S.C. §1406(a) in the interests of justice and the convenience of parties and witnesses in	
4		
5	that the underlying damage to land belonging to the United States of America was within	
6	the territorial bounds of the Central District, having occurred in San Bernardino County.	
7		
8	Date: April 5, 2014	NORCAL LOGISTICS LAWYERS GROUP, PC
9		By:/s/_Dominic G. Flamiano
10		Dominic G. Flamiano
11		Attorney for Plaintiff
12		Global Hawk Insurance Company (RRG)
13	Date: April, 2014	MELINDA HAAG
14		United States Attorney
15		By: <u>/s/ Abraham Simmons</u> ABRAHAM A. SIMMONS
16		Assistant United States Attorney
17		Attorneys for Federal Defendant
18	IT IS SO ORDERED:	
19	Date: 4/9/14	
20	F	S H V V V V V V V V V V V V V V V V V V
21	\rangle_{\rangle}	Judge Joseph C. Spero
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23		
24		DISTRICT OF CE
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DOMINIC G. FLAMIANO ATTORNEY AT LAW LIVERMORE, CA